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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/046,629	01/14/2002	Yuzuru Suzuki	SUM-02301	4803		
26339	7590 08/23/2004		EXAM	EXAMINER		
PATENT GROUP			COMAS, YAHVEH			
	CHOATE, HALL & STEWART EXCHANGE PLACE, 53 STATE STREET			PAPER NUMBER		
BOSTON, MA 02109			2834			

DATE MAILED: 08/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)				
Office Action Summary		10/046,62	29	SUZUKI ET AL.				
		Examiner		Art Unit				
		Yahveh C		2834				
Period fo	The MAILING DATE of this communication or Reply	on appears on the	cover sheet with the c	correspondence ac	ddress			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATI nsions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communicativ period for reply specified above is less than thirty (30) days period for reply is specified above, the maximum statutory re to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	ION. FR 1.136(a). In no even on. In a reply within the state period will apply and wi statute, cause the app	ent, however, may a reply be tir utory minimum of thirty (30) day Il expire SIX (6) MONTHS from lication to become ABANDONE	nely filed s will be considered time the mailing date of this of D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on	03 June 2004.						
2a)⊠ This action is FINAL . 2b)□ This action is non-final.								
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	on of Claims							
5)□ 6)⊠ 7)□	Claim(s) <u>1-18</u> is/are pending in the applicated of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) <u>1-18</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction as	thdrawn from co						
Applicati	on Papers							
9)[The specification is objected to by the Exa	aminer.						
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection t							
11)	Replacement drawing sheet(s) including the c The oath or declaration is objected to by the							
Priority (ınder 35 U.S.C. § 119							
a)l	Acknowledgment is made of a claim for fo All b) Some * c) None of: 1. Certified copies of the priority documents. Certified copies of the priority documents. Copies of the certified copies of the application from the International Besee the attached detailed Office action for the application for the action for the a	ments have bee ments have bee priority docume ureau (PCT Rule	n received. n received in Applicati ents have been receive e 17.2(a)).	on No ed in this National	l Stage			
Attachmen	t(s)							
1) 🔀 Notic	e of References Cited (PTO-892)		4) Interview Summary					
3) 🔲 Infon	e of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449 or PTO/S r No(s)/Mail Date		Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:		O-152)			

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DETAILED ACTION

Response to Arguments

Applicant's arguments with respect to claims 1-18 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 3. Claim 1, 2, 4, 8-11 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki et al. JP 11146616 A in view of Otsuki et al. JP Patent No. 05168181 A.

Suzuki disclose a inner rotor type brushless DC motor comprising a rotor unit which is rotatably arranged within the motor and has a cylindrical field magnet (13) to holder (14) means into which a rotating shaft (15) is press fitted at a center thereof, said cylindrical field magnet (13) being magnetized such that S and N poles alternate with each other in a circumferential direction thereof, and a stator unit (20) which is circumferentially arranged around said rotor is comprised of a plurality of stator yokes being formed by circumferentially staking a large number of thin pates each of which is constitutes a salient pole (23), and a plurality of coil units (12), each being formed by winding a magnet wire on a bobbin (19) and mounted on each of said stator yokes but doesn't disclose each of the S and N poles has a plurality of stages formed in an axial direction and shifted from each other in the circumferential direction of said field magnet with predetermined shift amount.

However, Otsuki disclose a revolving magnetic field type motor comprising a rotor (20), which is rotatably arranged within the motor and includes a cylindrical field magnet (7) having a single structure, wherein each of the S and N poles has a plurality of stages formed in an axial direction and shifted from each other in the circumferential direction of said field magnet with predetermined shift amount for lessen the distortion of cogging torque or induced voltage (see fig. 10). The magnets are shifted from one to another around the axis of the rotor by an angle corresponding to a half of the wavelength of a first cyclic torque ripples.

Therefore, it would have been obvious to one having skill in the art at the time the invention was made to modify Suzuki's invention and provide each of the S and N poles

has a plurality of stages formed in an axial direction and shifted from each other in the circumferential direction of said field magnet with predetermined shift amount as disclose by Otsuki since this would have been desirable to decrease the cogging torque.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to shift the respective stages within a range of 12° to 50°, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233

4. Claim 3 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki et al. JP 11146616 A in view of Otsuki et al. JP Patent No. 05168181 A., and in further view of Hoemann et al. U.S. Patent No. 5,034,642.

Suzuki as modify above, disclose the claimed invention except for the rotor position detection element is adjusted by ½ the shift amount of respective stages.

However, Hoemann disclose a rotor position detection element (17) is adjusted by ½ the shift amount of respective stages (25, 27 and figures 3-7) for the purpose of maintaining an optimum sensor position relative to the rotor field without requiring physical adjustment of the sensor.

Therefore, it would have been obvious to one having skill in the art at the time the invention was made to modify Suzuki's invention and provide a rotor position detection element adjusted by ½ the shift amount of respective stages as disclose by Hoemann

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since this would have been desirable to maintaining an optimum sensor position relative to the rotor field without requiring physical adjustment of the sensor.

5. Claim 5, 7, 14 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki et al. JP 11146616 A in view of Otsuki et al. JP Patent No. 05168181 A, and in further view of Carrier et al. U.S. Patent No. 5,717,268.

Suzuki, as modify above, disclose the claimed invention except for the DC motor is an outer rotor type brushless three phases DC motor having eight poles and six stator units.

However, Carrier disclose a DC brushless motor with a eight poles outer rotor (10) and a six poles stator unit, wherein the number of field magnets in arrangement (28) relative to the number of poles in the stator are chosen to achieve an acceptable balance between torque ripple and switching losses.

Therefore, it would have been obvious to one having skill in the art at the time the invention was made to modify Suzuki's invention and provide outer rotor type brushless three phases DC motor having eight poles and six stator units as disclose by Carrier since this would have been desirable to achieve an acceptable balance between torque ripple and switching losses.

6. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki et al. JP 11146616 A in view of Otsuki et al. JP Patent No. 05168181 A, and in further view of Burgbacher et al. U.S. Patent No. 4,998,032.

Suzuki, as modify above, disclose the claimed invention except for the DC motor has an inner rotor with eight poles and six stator unit.

However, Burgbacher discloses a DC brushless motor with an eight poles inner rotor (200) and a six poles stator unit (311-316) since in a rotor (200) with a larger number of poles (201), the cog height, which narrow the air gap and act like "magnetic cogs" exerting forces on the rotor that are utilized to even out the torque, can be reduce to 1/3 the height.

Therefore, it would have been obvious to one having skill in the art at the time the invention was made to modify Suzuki's invention and provide outer rotor type brushless three-phases DC motor having eight poles and six stator units as disclose by Burgbacher since this would have been desirable to reduce 1/3 of the cogs height which narrow the air gap and act like "magnetic cogs" exerting forces on the rotor that are utilized to even out the torque.

Allowable Subject Matter

Claim 16-18 allowed.

The following is a statement of reasons for the indication of allowable subject matter:

The prior doesn't teach alone or in combination a DC motor comprising a rotor unit which is rotatably arranged within the motor and including a rotating shaft press-fitted to a sleeve, a single tubular field magnet and holders arranged at both ends of said field magnet, wherein said sleeve is secured on a portion of an inner periphery of said field magnet, said field magnet being magnetized such that S and N poles alternate with each other in a circumferential direction thereof, each of the S and N poles having a plurality of stages formed in an axial direction and shifted from each other in the

circumferential direction of said cylindrical field magnet with a predetermined shift amount; and a stator unit which is circumferentially arranged around said rotor unit and is comprised of a plurality of stator yokes so arranged as to oppose said cylindrical field magnet with a small gap, each of said stator yokes being formed by circumferentially stacking a large number of thin plates each of which constitutes a salient pole, and a plurality of coil units, each being formed by winding a magnet wire on a bobbin and mounted on each of said stator yokes.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

PRIMARY EXAMINER

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yahveh Comas whose telephone number is (571)272-2020. The examiner can normally be reached on 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Darren Schuberg can be reached on 571-272-2044. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic